Form PTO-1594 RECORDATION F	ORM COVER SHEET U. S. Department of Commerce
(rev 06/04) TRADEM	ARKS ONLY Patent and Trademark Office
	se record the attached documents or the new address(es) below:
1. Name of conveying party(ies)/Execution Date(s):	2. Name and Address of receiving party(ies)
Canadian Imperial Bank of Commerce	Additional name(s) & address(es) attached? Yes X No Name: Integrated Defense Technologies, Inc.
425 Lexington Avenue	
New York, New York 10017	Internal Address:
	Street Address: <u>5 Sylvan Way</u>
Individual(s) Association General Partnership Limited Partnership	City: Parsippany
X Corporation New York	State: New Jersey
Other	Country: USA Zip: 07054
Citizenship	
Execution Date(s) November 4, 2003	A. 10 000 11
	Association – Citizenship General Partnership – Citizenship
Additional name(s) of conveying party(ies) attached? Yes X No	· · · · · · · · · · · · · · · · · · ·
3. Nature of conveyance:	Limited Partnership – Citizenship
Assignment Merger	X Corporation – Citizenship Delaware
Security Agreement Change of Name	Other
Government Interest Assignment X Other Release of Lien	Citizenship
TO STITUTE OF THE STI	If assignee is not domiciled in the United States, a domestic representative designation is attached Yes X No.
4. Application number(s) or registration number	
A. Trademark Application No(s).	B. Trademark Registration No(s).
,, ,,	1946274 2423887
	1345821 2419802
	1123869 2482947
	2155443
	0924626
Additional numbers attach	1 -
5. Name and address of party to whom corres-	6. Total number of applications
pondence concerning document should be mailed:	and registrations involved: 8
Jonathan Seiden, Esq.	7. Total fee (37 CFR 1.21(h) and 3.41) \$160
SKADDEN, ARPS, SLATE, MEAGHER	(** **********************************
& FLOM LLP	X All fees and any deficiencies are authorized to be
Four Times Square	charged to Deposit Account (Our Ref. 187980/54)
New York, New York 10036	(04.710.107000/04)
Tel: (212) 735-36 97	8. Payment Information
Fax: (212) 735-3697	Deposit Account No. 19-2385 Authorized user Name: Philip H. Bartels
JSeiden@skadden.com	Additionized user Name. Frimp n. bartels
9. Signature.	I 04 0000
Signature	January 24, 2006
// vigilateric	1 / Al Let
/Jonathan Seiden.	Date Total number of pages including cover sheet, and documents:

November 4, 2003

Integrated Defense Technologies, Inc. 110 Wynn Drive Huntsville, Alabama 95807

Wachovia Bank, National Association, as Administrative Agent Charlotte Plaza, CP-8 201 South College Street Charlotte, North Carolina 28288-0680

Re:

Integrated Defense Technologies, Inc.- Payoff of Indebtedness and Release of Liens

Ladies and Gentlemen

Reference is made herein to that certain Amended and Restated Credit
Agreement, dated as of October 31, 2002 (as amended, restated, supplemented or otherwise
modified from time to time, the "Credit Agreement"), among Integrated Defense Technologies,
Inc., a Delaware corporation (the "Company"), the financial institutions party from time to time
thereto as lenders (the "Lenders"), and Canadian Imperial Bank of Commerce, as administrative
agent for the Lenders (the "Administrative Agent"). Capitalized terms used herein and not
defined herein shall have the meanings ascribed to such terms in the Credit Agreement.

The Administrative Agent understands that the obligations of the Company outstanding under the Credit Agreement and the other Loan Documents are expected to be repaid in full (except for certain obligations with respect to the Letters of Credit set forth on part II of Schedule B attached hereto which were issued by an Issuing Lender under the Credit Agreement (the "Existing Letters of Credit") and certain other obligations relating to indemnification, reimbursement, expenses and fees provided for herein).

The Administrative Agent hereby agrees on its own behalf and on behalf of the Lenders that upon (A) the receipt of U.S. \$201,014,310.75 (the "Payoff Amount"), representing payment in full of all outstanding principal under the Credit Agreement and the other Loan Documents and all outstanding interest, fees, expenses, charges or other costs under the Credit Agreement and the other Loan Documents and all outstanding expenses, charges or other costs under the Credit Agreement and the other Loan Documents with respect to which the Administrative Agent has received notice from any Lender or any representative of the Administrative Agent or any Lender, which payoff amount is set forth in more detail on Schedule A attached hereto and made a part hereof, in immediately available funds via wire transfer to the account designated below on or prior to 12:00 Noon, New York City time, on November 4, 2003 (the "Closing Date"), (B) receipt of written notice from Wachovia Bank, National Association ("Wachovia"), stating that the letter of credit described on part I of

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Schedule B attached hereto has been terminated, cancelled and the face amount thereof reduced to zero and that Wachovia has initiated confirmation via SWIFT message that such letter of credit has been terminated, cancelled and reduced to zero and receipt from Wachovia of the original amendments to such letter of credit dated February 27, 2003, June 10, 2003 and September 18, 2003 and (C) receipt of three irrevocable letters of credit duly issued by Wachovia Bank, National Association, in the stated amounts equal to \$9,382,230.81, EUR 487,362.50 and \$263,000.00, respectively, reasonably satisfactory to Regions Bank, for the benefit of Regions Bank, as the Issuing Lender, in support of the Company's obligations in respect of the Existing Letters of Credit, (said (A), (B) and (C) hereafter, the "Payoff Conditions") that:

- (i) as between the Company and the Subsidiary Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, the Credit Agreement and each of the other Loan Documents (other than the Existing Letters of Credit and all provisions of the Loan Documents relating to Letters of Credit, including the obligations of the Company with respect to reimbursement of Issuing Lenders unde-Section 3.3 of the Credit Agreement and the obligations of the Company with respect to the payment of letter of credit fees provided for in Section 3.2 of the Credit Agreement, which fees shall continue to accrue as described in the Credit Agreement) will thereupon be automatically terminated and of no further force and effect and the Lenders will have no further obligations thereunder, provided, however, that the Administrative Agent and each Lender, as applicable, shall be entitled to the benefits of all the ongoing reimbursement obligations, expense and fee provisions, indemnities, liability limits, set-off rights and ratable sharing provisions set forth in Sections 2.6D, 2.7, 3.5A, 3.6, 9.2C, 9.4, 10.2, 10.3, 10.4 and 10.5 of the Credit Agreement as well as Sections 10.17 and 10.18 of the Credit Agreement relating to governing law and consent to jurisdiction, all of which provisions shall survive the execution and delivery of this letter agreement until the Existing Letters of Credit expire or are canceled and all amounts under provisions for reimbursement obligations, expenses, fees and indemnities are paid in full; provided that any payments made in connection with any such provisions for reimbursement obligations, expenses, fees or indemnities shall not cause such provisions to be satisfied until all such amounts of reimbursement obligations, expenses, fees and indemnities are indefeasibly paid in full:
- (ii) the obligation of any Issuing Lender to issue Letters of Credit for the account or at the request of the Company under the Credit Agreement will automatically terminate; and
- (iii) any and all security interests, liens and/or other encumbrances granted by the Company or the Subsidiary Guarantors to secure their obligations to the Administrative Agent and the Lenders under the Loan Documents shall, without any further action by the Company, the Administrative Agent or the Lenders, be immediately thereupon automatically terminated and released and be of no further force and effect.

The Administrative Agent understands and agrees that any amounts comprising the Payoff Amount which are in excess of the Obligations due and owing under the Loan Documents will

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be credited to the Company as promptly as possible after resolution of the actual amount of all such Obligations, fees or expenses due and owing.

Pursuant to Section 2.4C(i) of the Credit Agreement, any amount received by the Administrative Agent after 12:00 Noon, New York City time, on the Closing Date shall be deemed to have been paid by the Company on the next succeeding Business Day. Any additional interest or fees owed by the Company as a result of such delay, which shall accrue at \$40,646.17 per day, shall be due and payable on such succeeding Business Day and the Payoff Amount shall not be deemed paid until such additional interest and fees have been delivered to the Administrative Agent.

Upon satisfaction of the Payoff Conditions, the Company hereby confirms to the Administrative Agent, for the benefit of the Administrative Agent and the Lenders, that the Revolving Loan Commitments under the Credit Agreement shall be terminated and be of no further force and effect and all obligations of the Administrative Agent and the Lenders to make Loans or advances, issue or participate in Letters of Credit or otherwise extend credit to the Company under the Credit Agreement and the other Loan Documents (except with respect to the Existing Letters of Credit) shall be terminated and be of no further force and effect.

The Payoff Amount shall be wired to the Administrative Agent to the following account:

Bank of New York

ABA No.: 021-000-018
Account: CIBC, NY Branch
Account No.: 890-0331-046
For Further Credit Account: Agented Loans
For Further Credit Account No: 07-09611
Attention: Agency Services

Reference: Integrated Defense Technologies

Upon satisfaction of the Payoff Conditions, the Administrative Agent will deliver to the Company, all at the Company's cost and expense, the Uniform Commercial Code termination statements, executed releases of all intellectual property filings, all releases and reconveyances of the Mortgages, all stock certificates and stock powers, and all pledged debt as set forth on Schedule C hereto, executed releases or any other documents necessary to release the Administrative Agent's assignments under the Assignment of Claims Act of 1940, as amended (31 U.S.C 3727, 41 U.S.C 15) for the government contracts listed on Schedule D attached hereto and all other documents, instruments or certificates as the Company may reasonably request to terminate all financing statements, to release intellectual property filings, to release all Mortgages, to release all assignments under the Assignment of Claims Act in favor of the Administrative Agent and to release all stock pledges and pledged debt in favor of the Administrative Agent and to release all deposit account control agreements, lock box arrangements and securities account control agreements in favor of the Administrative Agent or any Lender. At such time as the Payoff Conditions have been satisfied, the Administrative

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Agent hereby authorizes the filing of any such termination statements or releases necessary to effect the release of liens evidenced by such financing statements and other filings.

Further, the Administrative Agent will execute such other documents and instruments, and take such other actions, in each case as the Company shall reasonably request to evidence the satisfaction of the obligations of the Company and the Subsidiary Guarantors under the Credit Agreement and the other Loan Documents and the release of all security interests, liens, mortgages and other encumbrances securing such obligations thereunder, subject in each case to the Company's prior payment in full to the Administrative Agent of its costs and expenses (including attorneys' fees) incurred in connection therewith.

The Company hereby agrees to pay all costs and expenses in connection with the preparation, execution, delivery, filing, and recording of this letter agreement, the release documents executed in furtherance hereof, and the performance of any other acts and the execution of any other documents required to effect the release of any security granted to the Administrative Agent and the Lenders, including without limitation the reasonable fees and disbursements of counsel to the Administrative Agent and local counsel, if any, who may be retained by said counsel with respect thereto.

THIS LETTER AGREEMENT SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE INTERNAL LAWS OF THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES.

[Signature continued on next page]

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This letter agreement may be executed and delivered in one or more counterparts, each of which shall be deemed an original and all of which shall constitute one and the same instrument. Any counterpart which may be delivered by facsimile shall be deemed the equivalent of an originally signed counterpart.

Very truly yours,

CANADIAN IMPERIAL BANK OF COMMERCE, as Administrative Agent

Name: Cedric Henley Title: Executive Director

CIBC World Markets Corp., AS AGENT

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(Payoff Letter)

Agreed to:

" INTEGRATED DEFENSE TECHNOLOGIES, INC.

By: Manual Reenan
Name: Thomas J. Keenan
Title: Chief Executive Officer

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(Payott Letter)

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Agreed to:

WACHOVIA BANK, NATIONAL ASSOCIATION, as Administrative Agent

Name: S_{CO}

Title: ASSECT

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(Payoff Lener)

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SCHEDULE A

PAYOFF AMOUNT DETAIL

Total Payoff Amount	\$ 201,014,310.75
Regions Bank Legal Fees	1,800.00
Legal Fees of O'Melveny & Myers LLP	\$26,000.00
Letter of Credit Fees	\$45,155.11
Revolving Loan Commitment Fees	\$14,650.18
Accrued Interest (through November 4, 2003)	\$150,611.46
Principal	\$200,776,094.00

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SCHEDULE B

EXISTING LETTERS OF CREDIT

I. CIBC Existing Letters of Credit

L/C#	Expiration Date	L/C Amount
SYN-05-10009	3/4/2004	\$4,958,138.60

II. Regions Bank Existing Letters of Credit

L/C	Expiration Date	L/C Amount
MBL-SB-34953	05/09/04	\$120,000.00
MBL-SB-33933	12/31/03	\$81,110.00
MBL-SB-33618	06/30/04	\$58,184.64
MBL-SB-33930	06/30/04	\$83,489.90
MBL-\$B-35132	11/30/03	\$615,960.00
MBL-SB-35131	11/30/03	\$307,980.00
MBL-SB-35147	12/01/03	\$166,500.00
MBL-SB-35148	12/01/03	\$499,500.00
MBL-SB-35149	01/31/04	\$263,000.00
MBL-SB-35179	12/31/03	\$102,187.40
MBL-\$B-35307	01/09/04	\$4,900.00
MBL-\$B-35304	12/31/03	\$483,070.00
MBL-SB-35302	05/31/04	\$314,319.20
MBL-SB-35303	03/31/04	\$628,638.40
MBL-SB-35325	1/31/2004	\$397,491,50
MBL-SB-35366	12/15/2003	\$100,000.00
MBL-SB-35363	12/18/2003	\$46,345.00
MBL-SB-35368	1/31/2004	\$919,811,00
MBL-SB-35369	11/30/2003	\$766,509.00
MBL-SB-35432	3/31/2004	\$100,240.00
MBL-SB-35431	3/31/2004	\$17,900.00
MBL-\$B-35458	1/15/2004	\$357,000.00
MBL-SB-35435	2/28/2004	\$9,834.22
MBL-SB-35459	12/31/2003	\$222,000.00
MBL-SB-35512	3/11/2004	\$123,000.00
MBL-SB-35508	2/11/2004	\$45,000.00
MBL-SB-35530	05/21/04	\$641,872.60
MBL-SB-35531	01/17/04	\$641,872.60
MBL-SB-35552	4/30/2004	\$126,315.00
MBL-SB-35533	5/30/2004	\$189,472.50
MBL-SB-35659	6/19/2004	\$63,157.50
MBL-SB-35724	8/15/2004	\$80,000.00
MBL-SB-35725	7/30/2004	\$600,000.00

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Expiration Date	L/C Amount
7/15/2004	\$151,850,50
7/15/2004	\$151,850.50
	EUR 318,139.50
	EUR 169,223.00
	\$30,469,35 \$129,400,00
	7/15/2004

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SCHEDULE C

Lien Release and Termination Documents

UCC TERMINATIONS:

	Debtor	Secured Party	Jurisdiction	Filing	Original Filing Number
٠.	Continental Electronics Corporation	Canadian Imperial Bank of Commerce	Nevada	Date 03/07/02	2002006068-4
	Continental Electronics Corporation	Canadian Imperial Bank of Commerce	Nevada	03/07/02	2002006067-2
	Enterprise Electronics Corporation	Canadian Imperial Bank of Commerce	Alabama	03/07/02	02-0128755 FS
_	Enterprise Electronics Corporation	Canadian Imperial Bank of Commerce	Alabama	03/07/02	02-0128703 FS
	Integrated Defense Technologies, Inc.	Canadian Imperial Bank of Commerce	Delaware	03/06/02	2057798 5
_	Metric Systems Corporation	Canadian Imperial Bank of Commerce	Florida	03/11/02	200200570569
	Metric Systems Corporation	Canadian Imperial Bank of Commerce	Florida	03/11/02	200200570577
	PEI Electronics, Inc.	Canadian Imperial Bank of Commerce	Delaware	03/06/02	2057805 8
	SierraTech, Inc.	Canadian Imperial Bank of Commerce	Delaware	03/06/02	2057808 2
	Signia-IDT, Inc.	Canadian Imperial Bank of Commerce	Delaware	11/06/02	22802100
-	Signia-IDT, Inc.	Canadian Imperial Bank of Commerce	Delaware	11/06/02	2280212 6
	Tech-Sym Corporation	Canadian Imperial Bank of Commerce	Nevada	03/07/02	2002006066-0
	T-S Holding Corporation	Canadian Imperial Bank of Commerce	Texas	03/06/02	02-0021591202

1 ELLECTUAL PROPERTY RELEASES:

-	1.	Registered Owner Continental Electronics Corporation	Patent	Description	Registration Number 4,346,354	Registration Date 08/24/82
L	<u> </u>	Continental Electronics	Patent		4,540,957	09/10/85

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	Registered Owner	Туре	Description	Registration Number	Registration Date
	Corporation				B
3.	Continental Electronics Corporation	Patent		4,724,420	02/09/88
4.	Continental Electronics Corporation	Patent		4,747,161	05/24/88
5.	Continental Electronics Corporation	Patent	ļ -	4,896,372	01/23/90
6.	Continental Electronics Corporation	Patent		5,099,203	03/24/92
7.	Continental Electronics Corporation	Patent		5,200,707	04/06/93
8,	Continental Electronics Corporation	Patent		6,032,028	02/29/00
9,	Continental Electronics Corporation	Trademark	Continental Electronics (Stylized)	1,946,274	10/17/95
10,	Continental Electronics Corporation	Trademark	CE and Design	1,345,821	07/02/85
11.	Continental Electronics Corporation	Trademark	Gas Cap and Design	1,123,869	08/07/79
12.	Continental Electronics Corporation	Trademark	BYTECAST	2,155,443	05/05/98
13.	Metric Systems Corporation	Trademark	BINAVERTER	0,924,626	11/30/71
14.	PEI Electronics, Inc.	Patent (Pending)		09/455,858	12/07/99
<u> 15.</u>	PEI Electronics, Inc.	Patent (Pending)		60/388,539	01/24/02
16.	PEI Electronics, Inc.	Patent (Pending)	<u> </u>	10/085,506	02/28/02
<u>17, </u>	SierraTech, Inc.	Patent		4,801,923	01/31/89
<u>18</u> .	SierraTech, Inc.	Patent		4,841,258	06/20/89
19.	SierraTech, Inc.	Patent		4,847,517	07/11/89
20,	Sierra Tech, Inc.	Patent		4,868,532	09/19/89
21.	SierraTech, Inc.	Patent		4,868,533	09/19/89
22.	SierraTech, Inc.	Patent		4,881,162	11/14/89
23,	SierraTech, Inc.	Patent		5,410,281	04/25/95
24.	SierraTech, Inc.	Patent (Pending)		09/590.767	06/06/00
25.	SierraTech, Inc.	Patent (Pending)		09/590,771	06/06/00
26.	SierraTech, Inc.	Patent (Pending)		09/610,790	06/07/00
27.	Signia-IDT, Inc.	Patent		5,341,110	08/23/1994
28.	Signia-IDT, Inc.	Patent		5,974,081	10/26/1999
29.	Signia-IDT, Inc.	Patent		5,977,912	11/02/1999
30.	Signia-IDT, Inc.	Patent	 	6,108,529	08/22/200
31.	Signia-IDT, Inc.	Patent	 	6,144,236	11/07/20(
32,	Signia-IDT, Inc.	Trademark	MINICEPTOR	2,423,887	01/23/0
33.	Signia-IDT, Inc.	Trademark	VXICEPTOR	2,419,802	01/09/6
34.	Signia-IDT, Inc.	Trademark	MICROCEPTOR	2,482,947	08/28/01

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MORTGAGE AND DEED OF TRUST RELEASES:

Grantor	Property	Action
Continental Electronics Corporation	4212 South Buckner Blvd, Dallas, Dallas County, Texas	Release
Enterprise Electronics Corporation	128 South Industrial Blvd, Enterprise, Coffee County, Alabama	Release
Metric Systems Corporation	640 Lovejoy Road, Ft Walton Beach, FL 645 Anchors Street, Ft Walton Beach, FL 749 Beal Parkway, Ft Walton Beach, FL 650 Lovejoy Road, Ft Walton Beach, FL 651 Anchors Street, Ft. Walton Beach, FL Vacant Land located at Ft Walton Beach, FL	Release
Signia-IDT, Inc.	700 Quince Orchard Road, Gaithersburg, Montgomery County, Maryland	Release

DCK CERTIFICATES AND STOCK POWERS TO BE RELEASED:

Pledgor	Issuer	Number of Shares	Certificate Number	Percentage Ownership
Integrated Defense Technologies, Inc.	Tech-Sym Corporation	1,000	1	100%
•	PEI Electronics, Inc.	1,000	2	100%
	SierraTech, Inc.	1,000	2	100%
	Signia-IDT, Inc.	1,000	t	100%
SierraTech, Inc.	Excalibur Systems Limited	2,061,400	B-18	65%
Tech-Sym Corporation	Continental Electronics Corporation	1,000	1	100%
	Enterprise Electronics Corporation	95,219 4,940	40 41	100% 100%
	Metric Systems Corporation (Vk/a MSC Corporation)	50	2	100%
1100	Tech-Sym International Foreign Sales Corporation	1,000	1	65%
	T-S Holding Corporation (f/k/a All Woods, Inc.)	100,000 common	3	100%
<u> </u>		180,000 preferred	P8	100%

PLEDGED DEBT TO BE RELEASED:

None.

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SCHEDULE D

Government Contracts to be Released Pursuant to the Assignment of Claims Act

	Government Authority	Contract No.
Name of Contractor	U.S. Army	DAAE20-98-G-0004
El Electronics Inc.		D.O. 0004
PEI Electronics Inc.	U.S. Army	D.O. 9009
PEJ Electronics Inc.	U.S. Army	
PEI Electronics Inc.	U.S. Army	D.O. 0021
	U.S. Army	D.O.0023
PEI Electronics Inc.	U.S. Army	D.O. 0026
PE! Electronics Inc.	U.S. Army	D,O. 0030
PEI Electronics Inc.		D.O. 0031
PEI Electronics Inc.	U.S. Army	D.O. 0032
PEI Electronics Inc.	U.S. Army	D.O. 0033
PEI Electronics Inc.	U.S. Army	
	U.S. Army	D.O. 0035
PEI Electronics Inc.	U.S. Army	D.O. 0037
PEI Electronies inc	U.S. Army	D.O. 0038
PEI Electronics Inc.		D.O. 0040
PEl Electronics Inc.	U.S. Army	

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Name of Contractor	Government Authority	Contract No.	
PEI Électronics Inc.	U.S. Army	D.O. 0041	
PEl Electronics Inc.	U.S. Army	D.O. 0042	
PEI Electronies Inc.	U.S. Army	D.O. 0043	
PEI Electronics Inc.	U.S. Army	D.O. 0044	
PEI Elactronics Inc.	U.S. Army	D.O. 0046	
PEI Electronics Inc.	U.S. Army	D.O. 0047	
PEI Electronics Inc.	U.S. Army	D.O. 0048	
El Electronics Inc.	U.S. Army	D.O, 0049	
El Electronics Inc.	U.S. Army	D.O. 0050	
ETA-IDT	DMEA / MSC 5584 patrol Rd. Bldg. 1069 McClellan AFB CA 95652	DMEA90-01-450033446	
ETA-IDT	DMEA / MSC 5584 patrol Rd Bldg. 1069 McCleffan AFB CA 95652	DMEA90-01-450033448	
ETA-IDT	DFAS Charleston 17320 Dahlgren Rd. Dahlgren, VA. 22448	N00178-01-M-0150	
TA-IDT	Hill AFB 6012 Fir Ave. Hill AFB UT. 84056	F42600-00-M-0223	
erra Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A10Z-0009	
ara Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0010	
TA Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-001 1	
rrs Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0012	
ITR Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0013	

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Name of Contractor	Government Authority	Contract No. DAAHOI-00-D-A102-0014
Sierra Research	U.S. Arm visition & Missile Command	
Sicrea Research	U.S. Army Avistion & Missile Command	DAAH01-00-D-A102-0015
Sicra Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0016
Sierra Research	U.S. Army Aviation & Missile Command	DAAR01-00-D-A102-0017
Sierra Research	U.S. Army Aviation & Missite Command	DAAH01-00-D-A102-0019
Sierra Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A192-0020
Sierra Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0021
Sierra Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0022
Sierra Research	U.S. Army Aviation & Missile Command	DAAH01-00-D-A102-0023
Sierra Research	Department of the Air Force	F42600-01-C-0040
Sierra Research	Naval Sea Systems Command	N00024-00-C-5223
Sierra Research	Naval Sea Systems Command	N00024-00-C-5230
Sierra Research	Naval Sea Systems Command	N00024-02-C-4008
Sierra Research	Naval Inventory Control Point	N00104-00-P-GD94
Sierra Research	Naval Inventory Control Point	N00104-01-C-GA14
Siura Research	Naval Inventory Control Point	N00104-01-P-GD50
Sierra Research	Naval Inventory Control Point	N00104-01-P-GD68
Sierra Research	Naval Inventory Control Point	N00104-01-P-GE25
Sierra Research	Naval Inventory Control Point-Mech	N00104-02-P-GA60
Sierra Research	Naval Inventory Control Point-Mech	N00104-02-P-GA79
Sierra Research	Naval Inventory Control Point	N00104-02-P-GB10
Sierra Keseuch	Department of the Air Force	F42600-01-C-0025
Enterprise Electronic Corporation	SPAWAR Systems Center	N65236-00-D-3050
Enterprise Electronic Corporation	SPAWAR Systems Center	N65236-97-D-3018

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RECORDED: 01/25/2006